Addre City, S Telep ATLA Attori Repre	ess: State, ZI hone Nu S Numb ney's Ba esenting	P Code umber: per (if a ar Numl 	pplicable):	y) OR		
					OURT OF ARIZONA COPA COUNTY	
					Case Number:	(C)
———Petitic	oner)			(B)	DECREE OF LEGAL (Without Children)	. SEPARATION
Respo	ondent					
THE	COUR	T FINI	OS: (D)			
1.	all tes		needed to enter a fi		nal Decree of Legal Separation, or has determined testimony i	
2.	This court has jurisdiction over the parties under the law, and the provisions of the Decree are fair and reasonable under the circumstances.					
3.	The co (a) (b) (c)	while The p have The r	e time this action wa a member of the U provisions of A.R.S. been met. narriage is irretrieva	nited State § 25-381.0	e of the parties lived in Arizona, s Armed Forces. 19 relating to Conciliation Court or one or both parties desire t	either do not apply or
	(d) (e)	Wher this c	other party does not e it has the legal po ourt has considered	ower to do s d, approved	ne decree of legal separation. so and where it is applicable to l, and made orders relating to the operty and/or debts.	
	(f)		The parties did r	not acquire	any community property or deb	ots during the marriage;
	g)		property and/or of Wife is not pregr	debt is divid nant; OR	o division of property and/or deb ded pursuant to this Decree. ther party (husband) IS NOT the	•

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				Case No
		(h)		The Petitioner, OR The Respondent Lacks enough property, including property given to him or her as part of this legal separation, to provide for his or her reasonable needs, and is unable to support himself or herself through an appropriate job, or he or she is providing the primary care to a child(ren) of young age or is of a condition that he or she should not be required to look for work outside of the home, or lacks earning ability necessary to support himself or herself, or contributed significantly to the educational opportunities of the other spouse, or had a marriage that lasted a long time and is of an age which may severely limit the possibility of getting a job in order to support himself or herself.
THI	EC	COURT	ORDI	ERS: (E)
1.		The pa	rties ar	e legally separated.
	2.			NT OF TEMPORARY ORDERS: All obligations ordered to be paid by the parties in lers dated (fill in dates of ALL temporary orders here)
		amount		ed in full or judgment is awarded against the party with the obligation up to the d owing as of the date of this Decree, together with the highest legal interest
3.		SPOUS (a) (b)	SAL MA	Neither party shall pay spousal maintenance/(alimony) to the other party; OR Petitioner, OR Respondent Is ordered to pay Respondent, OR Petitioner the sum of \$ per month spousal maintenance BEGINNING THE FIRST DAY OF THE MONTH after this Decree is signed. Each payment shall be made by the first day of each month thereafter and shall continue until the receiving party is deceased or until(date). All payments shall be made through the Support Payment Clearinghouse by automatic wage assignment, until all required payments have been made under this Decree. Payments made shall be included in the receiving spouse's taxable income and are tax deductible from the paying spouse's income as required by law.
4.		(a) (b) (c) (d) (e) (f)	ERTY AI	Petitioner is ordered to pay all debts unknown to Respondent. Respondent is ordered to pay all debts unknown to Petitioner. Each party is ordered to pay his or her debts which he or she incurred since the date of the parties' separation,

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			If the party required to transfer the property has not transferred the property to the other party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ of Execution to be issued by the Clerk of the Court commanding the sheriff to put him or her in possession of the property.
	(g)		For previous calendar years, the parties shall file joint federal and state income tax returns and hold the other harmless from of all additional income taxes, if any, and other costs, and each shall share equally in any refunds, OR separate federal and state income tax returns.
			AND
			This calendar year and continuing thereafter, joint federal and state income tax returns and hold the other harmless from half of all additional income taxes and other costs, if any, and each shall share equally in any refunds, if any, OR separate federal and state income tax returns.
			AND
		Each pa	arty shall give the other party all necessary documentation to file all tax returns.
5.		Respond	N JURISDICTION: This court cannot make a legal order, without personal service ent, with respect to issues of community property and debt or spousal
	DONE	IN OPEN	I COURT this, (F)
			JUDGE OR COURT COMMISSIONER
means	other tha	an by pul	ed as a "Default," <u>and</u> the Petitioner served the papers to begin this case by any plication, a copy of this Decree must be mailed or delivered to the Respondent. ou will do this.
	ning belov Responde		etitioner states to the Court that I have or will send or deliver of copy of this Decree
Respoi	ndent's	Name:	
Mailing	g Addres	ss:	
City, S	tate Zip	Code:	
Ву: (Ре	etitioner	's Name	
	Date:		

EXHIBIT A:PROPERTY AND DEBT (G)

Household furniture/furnishings Appliances VCR/DVD	Petitioner	Respo
Appliances		
Appliances		
Appliances		[
Appliances		
Appliances		!
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☐ TV		
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Personal Computer Stereo	\vdash	ļ
State Income Tax	H	
Federal Income Tax		
Motor vehicle		
Motor vehicle		
Motor vehicle	H	
Cash, bonds of \$	\vdash	
Other:	H	
Other: Other:	\vdash	

3. DIVISION OF RETIREMENT, PENSION, DEFERRED COMPENSATION WARNING. You should see an attorney about your retirement, pension, deferred compensation, § 401k plans and/or benefits. If you do not see an attorney regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only an attorney can help you prepare these documents.

		Each party is awarded his or her interest in any retirement benefits, pension plans, or other deferred compensation described as:
		Petitioner's:
		Respondent's:
		OR The Plan Administrator and the parties have approved the Qualified Domestic Relations Order (QDRO) attached as Exhibit(s): Do not check this box without first seeking the help of an attorney. OR
		Each party WAIVES AND GIVES UP his or her interest in any retirement benefits, pension plan, or other deferred compensation of the other party:
		OR
		Neither party has a retirement, pension, deferred compensation, § 401K Plan and/or benefits.
		OR Other:
4.	anothe	ON OF REAL PROPERTY. Section A is for one piece of property. Section B is for er piece of property. If you own more than 2 pieces of property, check the box below and another sheet of paper with the information requested in A and B. More than 2 pieces of property are involved. See attached sheet listing the same information as in A and B. Real property located at (address) which is legally described as: (You must provide the legal description. The legal description can be found on the deed to the property. If you do not provide the legal description, you may have to come back to court to amend the Decree to include the legal description.) LEGAL DESCRIPTION:
		The real property as described above is: Awarded to Petitioner Respondent as his or her sole and separate property. OR
		Shall be sold and the proceeds divided as follows: % or \$ to Petitioner. % or \$ to Respondent.

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		shall sign a	ee can be used as a tra all documents necessar e, such as motor vehicles real property.	y to complete all transforms, houses, and financial	er of titles ordered in
В.	descrit found (on the deed t	nddress)u must provide the lega to the property. (Ilf you o to court to amend the	do not provide the legal	description, you may
	LEGAL	_ DESCRIP ⁻	TION:		
	The re proper OR	Awarded to	as described above is: o		r sole and separate
			l be sold and the proceed % or \$	eds divided as follows:	to
		Petitioner.	% or \$		
		Responder	· · · · · · · · · · · · · · · · · · ·		
		shall sign a this Decree	ee can be used as a tra all documents necessar e, such as motor vehicle	y to complete all transfe s, houses, and financial	er of titles ordered in institution accounts.
5. DI follows:	VISION OF		is appointed real e		
Creditor			Amount To Be Paid By Wife	Amount To Be Paid By Husband	Total Amount
			\$	\$	\$
			\$	\$	\$
			\$	\$	\$
			\$	\$	\$
sh	Any de Petition for all be paid b	ebts or obligate Dissolution of the party w	rerse side or attached ations incurred by either por Legal Separation that who incurred the debt or less from such debts.	party before the Respon are not identified in the l	ist above or attached
			ess from such debts.	ezganer. and macpang	, chairmaonning an

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7. SEPARATE PROPERTY. The following separate property is awarded as follows: (Be specific)

Description of Property. (Be specific)	Confirm to	Confirm to
	Petitioner	Respondent

8. SEPARATE DEBT. The parties are each ordered to pay his or her separate debt as follows:

Creditor	Amount To Be Paid By Wife	Amount To Be Paid By Husband	Total Amount
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	\$	\$	\$
	Φ	Φ	Φ